







## **9. EXPIRY OF SERVICE PROVISION CONTRACT**

- 9.1. The service provision contract expires with the factual termination of the provision of the Service, whereby all activities carried out by Lootte Ultraheliskriining for the purpose of the provision of the Service, or which the patient is obliged to carry out (e.g. following the instructions of Lootte Ultraheliskriining), are deemed to be a part of the provision of the Service.
- 9.2. The service provision contract also expires if the Service is taken over by another health care service provider or if the contract for the provision of the Service is cancelled by either party.
- 9.3. The patient may terminate the Service contract at any time.
- 9.4. Lootte Ultraheliskriining may cancel the service provision contract (or alternatively unilaterally request the postponement of the provision of the Service) for a good reason, due to which Lootte Ultraheliskriining cannot reasonably be expected, all circumstances considered, to continue to provide the Service, in particular if:
  - 9.4.1. the patient is late in paying for the Service;
  - 9.4.2. the patient breaches the service provision contract or any other instructions given by Lootte Ultraheliskriining;
  - 9.4.3. the patient fails to comply with the obligation to provide information or Lootte Ultraheliskriining has reasonable grounds to believe that the patient has provided false information or the patient otherwise breaches the obligation to assist in the provision of the Service;
  - 9.4.4. the patient arrives for the appointment while intoxicated or incompetent or otherwise refuses to comply with the orders of Lootte Ultraheliskriining;
  - 9.4.5. based on medical considerations, the provision of the Service is not in the best interests of the patient in the opinion of Lootte Ultraheliskriining;
  - 9.4.6. the patient cancels an appointment less than 24 hours before the scheduled time or fails to appear for the provision of the Service at the agreed time in the place for provision of the Service on two or more occasions.
- 9.5. The expiry of the service provision contract does not relieve the patient of the obligation to pay for the Services already provided. The expiry of the service provision contract does not affect the validity of the parts of the Terms that, by their nature, are intended to survive the termination of the service provision contract termination, in particular clauses 5, 6, 7, 8 and 10 of the Terms.

## **10. FINAL PROVISIONS**

- 10.1. The service provision contract and the agreements concluded between Lootte Ultraheliskriining and the patient are governed by the law of the Republic of Estonia.
- 10.2. All disputes between Lootte Ultraheliskriining and the patient concerning the provision of the health care service will be settled in Harju County Court if Lootte Ultraheliskriining and the patient cannot reach an agreement through negotiations.
- 10.3. Lootte Ultraheliskriining may unilaterally amend the Terms at any time due to changes in legislation, changes in the content of the services of Lootte Ultraheliskriining or changes in the business model of Lootte Ultraheliskriining. The Terms in force at the time of registration for the Service apply to the provision of the Service and are made available to the patient at the time of registration or at the latest when registration is confirmed.